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10 THE HONORABLE ROBERT S. LASNIK
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17 THE UNITED STATES DISTRICT COURT FOR
18 THE WESTERN DISTRICT OF WASHINGTON
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20 NEIMAN NIX, an individual,

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22 Plaintiff,

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24 v.

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26 KYLE BODDY, an individual, and
27 DRIVELINE BASEBALL
28 ENTERPRISES, LLC, a Washington State
29 limited liability company,

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31 Defendants.
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No. 2:18-cv-00992-RSL

STIPULATED MOTION AND ORDER TO
EXTEND ANSWER OR RESPONSE
DEADLINE TO AMENDED COMPLAINT

NOTE ON MOTION CALENDAR:
November 19, 2018

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34 Defendants Kyle Boddy Driveline Baseball Inc. ("Defendants") by and through their
35 attorneys of record, hereby file this stipulated motion seeking an extension of the deadline
36 for Driveline to answer or otherwise response to Plaintiff's Amended Complaint (ECF No.
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38 41).
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41 On October 18, 2018, Plaintiff respond to a pending Renewed Motion to Dismiss
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43 with the current Amended Complaint. The new complaint identified several new claims that
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45 required additional investigation by Defendants and an evaluation of potential insurance
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1 coverage for the new claims. New counsel has appeared and needs additional time to
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3 investigate Plaintiff's claims in cooperation with existing defense counsel. Defendants
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5 therefore seek an additional two weeks to respond to the Amended Complaint, i.e. extend
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7 the answer deadline from November 19, 2018 to December 3, 2018. Plaintiff agrees and
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9 stipulates to this extension. Although the answer deadline has been extended previously, this
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11 extension is necessary because of the appearance of new counsel on behalf of Defendants.
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13 Defendants expect this will be the final request for an extension of the Answer deadline.
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15 Accordingly, the Parties hereby respectfully asks the Court to extend the deadline to
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17 answer or otherwise respond to the Amended Complaint to December 3, 2018.
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2 DATED this 19th day of October 2018.

PETERSON BAKER PS

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5 By: /s/ Tyler C. Peterson
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24 Attorneys for Defendants

25
26 HELSELL FETTERMAN LLP

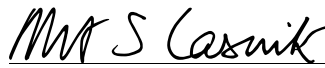
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37 Attorneys for Defendants
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3 **[ORDER]**
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5 Based on the foregoing, IT IS SO ORDERED that Defendants have until December
6 3, 2018 to answer or otherwise respond to Plaintiff's Amended Complaint.
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8 DATED this 20th day of November 2018.
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13 Robert S. Lasnik
14 United States District Judge
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21 *Presented by:*
22

23
24 PETERSON BAKER PS
25

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27 By: /s/ Tyler C. Peterson
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